UNITED STATE DISTRICT COURT	
EASTERN DISTRICT OF NEW YORK	
X	
ESTEBAN MARQUEZ,	Case No. 20-CV-5855

Plaintiff,

-against-

STIPULATION

INDIAN TAJ, INC. d/b/a SANTOOR INDIAN RESTAURANT, BALVINDER SINGH, HARMINDER SIGNH, JOGINDER SINGH, KIRPAL SINGH and MAHANGA SINGH,

Defendants.	
X	

IT IS HEREBY STIPULATED AND AGREED by and between the counsel for the undersigned parties as follows:

- 1. Pending a determination of defendant Joginder Singh's motion (Docket #26 and #27) to vacate the default judgment against him and to dismiss all claims asserted against him, the plaintiff agrees not to take any further action to enforce the judgment entered herein against Joginder Singh or execute upon any restraints previously served.
- 2. Plaintiff's consent to item 1 of this stipulation renders that portion of defendant's motion (Docket #26 and #27) which is for a temporary restraining order prohibiting further enforcement of the judgment moot and that component of the motion is hereby withdrawn.
- 3. Plaintiff shall serve its opposition to defendant Joginder Singh's motion to vacate and dismiss on or before December 13, 2024.
- 4. Defendant Joginder Singh shall serve its reply to plaintiff's opposition, if any, on or before December 19, 2024.

This stipulation may be executed in counterparts and electronic signatures hereon 5. shall have the same binding effect as the originals thereof.

KUSHNICK PALLACI PLLC

Dated: November 26, 2024

By: <u>/s/ Vincent T. Pallaci</u> Vincent T. Pallaci, Esq. Attorneys for Joginder Singh 3920 Veterans Memorial Highway, Suite 7 Bohemia, New York 11716 (631) 752-7100 vtp@kushnicklaw.com

MOSER LAW FIRM PC

By: /s/ Steven J. Moser Steven J. Moser, Esq. Attorneys for Plaintiff 5 East Main Street Huntington, New York 11743 (631) 824-0200 Steven.moser@moserlawfirm.com Dated: